UTILITY PATENT APPLICATION TRANSMITTAL (Small Entity)

(Only for new nonprovisional applications under 37 CFR 1.53(b))

Docket No. _ OBLM 101

Total Pages in this Submission

	Ac	companying A	pplication Pa	rts (Cor	ntinued)	
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UTILITY PATENT APPLICATION TRANSMITTAL (Small Entity)

Docket No. **OBLM 101**

Total Pages in this Subraission 22

(Only for new nonprovisional applications under 37 CFR 1.53(b))

TO THE ASSISTANT COMMISSIONER FOR PATENTS **Box Patent Application** Washington, D.C. 20231

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Transmitted herewith for filing under 35 U.S.C. 111(a) and 37 C.F.R. 1.53(b) is a new utility patent application for an invention entitled:
BALL THROWING APPARATUS AND METHOD
and invented by:
Mark Oblack
a CONTINUATION APPLICATION, check appropriate box and supply the requisite information:
Continuation Divisional Continuation-in-part (CIP) of prior application No.:
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Continuation Divisional Continuation-in-part (CIP) of prior application No.:
nclosed are:
Application Elements
Application Elements 1. Filing fee as calculated and transmitted as described below
2. 🗵 Specification having 7 pages and including the following:
a. 🗵 Descriptive Title of the Invention
b. 🔲 Cross References to Related Applications (if applicable)
c. 🔲 Statement Regarding Federally-sponsored Research/Development (if applicable)
- d. 🔲 Reference to Microfiche Appendix <i>(if applicable)</i>
e. 🗵 Background of the Invention
f. 🗵 Brief Summary of the Invention
g. Brief Description of the Drawings (if drawings filed)
h. 🗵 Detailed Description
i. 🛛 Claim(s) as Classified Below
j 🛛 Abstract of the Disclosure

UTILITY PATENT APPLICATION TRANSMITTAL (Small Entity)

(Only for new nonprovisional applications under 37 CFR 1.53(b))

Docket No. OBLM 101

Total Pages in this Submission 21

Application Elements (Continued) 3. Drawing(s) (when necessary as prescribed by 35 USC 113) b. 🔀 Informal Formal Number of Sheets a. Oath or Declaration \mathbf{X} Newly executed (original or copy) Unexecuted a. 🔀 Copy from a prior application (37 CFR 1.63(d)) (for continuation/divisional application only) c. 🛛 With Power of Attorney Without Power of Attorney The state of the same of the state of the st d. 🔲 **DELETION OF INVENTOR(S)** Signed statement attached deleting inventor(s) named in the prior application, see 37 C.F.R. 1.63(d)(2) and 1.33(b). Incorporation By Reference (usable if Box 4b is checked) The entire disclosure of the prior application, from which a copy of the oath or declaration is supplied under Box 4b, is considered as being part of the disclosure of the accompanying application and is hereby incorporated by reference therein. Computer Program in Microfiche Genetic Sequence Submission (if applicable, all must be included) a. Paper Copy Computer Readable Copy Statement Verifying Identical Paper and Computer Readable Copy **Accompanying Application Parts** Assignment Papers (cover sheet & documents) 37 CFR 3.73(b) Statement (when there is an assignee) English Translation Document (if applicable) Information Disclosure Statement/PTO-1449 Copies of IDS Citations **Preliminary Amendment** 12. Acknowledgment postcard **Certificate of Mailing**

Express Mail (Specify Label No.): EL001997401US

First Class

UTILITY PATENT APPLICATION TRANSMITTAL (Small Entity)

(Only for new nonprovisional applications under 37 CFR 1.53(b))

Docket No. OBLM 101

Total Pages in this Submission 21

	Ac	companying Ap	plication Pa	arts (Cor	ntinued)	
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1		•) CLAIMING SMA NDEPENDENT IN		Docket No. OBLM 101
Serial	No.	Filing) Date	Patent I	No.	Issue Date
Applicant/ Mac Patentee:	ark Oblack					
Invention: B	ALL THROW	'ING APPARA'	TUS AND M	TETHOD		
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FULL NAME						
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I acknowledge the duty to file, in this application or patent, notification of any change in status resulting in loss of entitlement to small entity status prior to paying, or at the time of paying, the earliest of the issue fee or any maintenance fee due after the date on which status as a small entity is no longer appropriate. (37 CFR 1.28(b))

I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code, and that such willful false statements may jeopardize the validity of the application, any patent issuing thereon, or any patent to which this verified statement is directed.

NAME OF INVENTOR Mark Oblack		
SIGNATURE OF INVENTOR	DATE:	10/5/98
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TITLE: BALL THROWING APPARATUS AND METHOD BACKGROUND OF THE INVENTION

1. Field of the Invention:

This invention relates to apparatus for throwing a ball, and more particularly, to such apparatus designed to play the game of fetch with an animal.

2. <u>Description of the Related Art:</u>

Many dogs are natural retrievers which enjoy retrieving objects such as sticks or balls. Unfortunately, the stick or ball are thrown at great distances for long periods of time which makes a person's back and arm tired before the animal is ready to rest.

To reconcile this problem, some individuals have resorted to using a bat or tennis racket for hitting the ball great distances. Still other individuals use catapults or often sporting devices intended for other sports, such as a jai-alai cesta.

In addition to one's back and arm becoming tired, another drawback with playing the game of fetch with a dog is having to physically pick up the ball with your hands.

Typically, after a few throws, the ball is covered with dog saliva which can be distasteful and unhealthy to touch.

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A further drawback is the possibility of getting bit by the dog when initially picking up the ball off the ground after the dog has dropped it.

A ball throwing apparatus which overcomes all of the above drawbacks is needed.

SUMMARY OF THE INVENTION

It is an object of the present invention to provide a ball throwing apparatus.

It is another object of the present invention to provide such an apparatus that can be used to play the game of fetch with an animal without physically touching the ball with the hand or fingers.

It is a further object of the invention to provide such an apparatus that is safe, easy to use and economical to manufacture.

It is still further object to provide a method of playing the game of fetch with an animal.

These and other objects are met by a ball throwing apparatus including an elongated shaft with a ball engaging means attached or formed on the distal end of the shaft. The ball engaging means is designed to allow the user to easily engage and pick up a ball for throwing without having to touch the ball with your hand or fingers. The ball engaging means is also designed to release the ball when the shaft is held near its proximal end and swung. Also, disclosed is a method of playing ball with an animal using the apparatus.

BRIEF DESCRIPTION OF THE DRAWINGS

Fig. 1 is a perspective view showing an individual using the apparatus to throw a ball.

Fig. 2 is a perspective showing the apparatus being used to remove a ball from a position in front of a dog.

Fig. 3 is a front elevation view of the apparatus.

Fig. 4 is a side elevational view of the apparatus.

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Fig. 5 is a perspective view showing a ball engaged in the head.

Fig. 6. is another perspective view, similar to the view shown in Fig. 4.

DESCRIPTION OF THE PREFERRED EMBODIMENT(S)

As shown in the accompanying Figs. 1-6 a ball throwing apparatus 6 including an elongated shaft 8 with a flexible upper neck portion 10 extending from a lower handle portion 12. Integrally formed over the distal end of the neck portion 10 is a half-spherical structure 20 which acts as a ball engaging means designed to snap-fit around a standard tennis ball 60.

The elongated shaft 8 has a sufficient length so that a ball 60 may be easily thrown great distances during use. The elongated shaft 8 also has sufficient length to enable the ball 60 to be easily and safely engaged, when resting adjacent to the animal, without touching the ball 60 or the animal's saliva 63 with one's hands or fingers as shown if Fig. 2.

The shaft 8 is made of a single curved piece of resilient, lightweight material, such as polypropylene plastic, that has sufficient shape memory and flexibility. The upper neck portion 10 of the shaft 8 is stiff yet slightly flexible, acting as a spring when engaging the ball on the ground and when throwing the ball 60. In the preferred embodiment, the neck portion 10 is tapered as shown in Fig. 4.

When viewed from a side view (Fig. 4) the handle 12 is wider than the neck portion 10 and includes finger gripping features 13 for easier handling. In the embodiment shown, the center portion 15 of the handle 12 is recessed on both sides thereby reducing the overall weight of the shaft 8.

In the preferred embodiment, the half-spherical structure 20 has an inner radius equally to or slightly smaller than the outer radius of a tennis ball 60. Formed on the distal and proximal surfaces of the spherical structure 20 are a plurality of curved, equally spaced apart flexible leafs 30 that curve and substantially follow the outer radius of the ball 60. The leafs 30 extend past the mid-axis of the ball 60 when the ball is attached inside the

half-spherical structure 20. When attaching a ball to the half-spherical structure 20, the half-spherical structure 20 is positioned above the ball and pressed downward. The leafs 30 bend outward to snap around the ball and hold it inside the half-spherical structure 20.

In the preferred embodiment, the shaft 8 is between 18 and 32 inches in length. The half-spherical structure 20 is integrally formed on the shaft 8 and is made of material identical to the shaft 8. The half-spherical structure 20 has an inside radius of approximately 1-1/4 inches thereby enabling it to tightly receive a standard tennis ball which measures approximately 2-1/4 inches in diameter. As shown in Fig. 4, the shaft 8 is slightly curved in a rearward direction and the half-spherical structure 20 is aligned on the distal end of the shaft 8 so that the opening plane 24 of the half-spherical structure 20 is aligned approximately between 5 degrees forward and 33 degrees behind a line 14' parallel to shaft's longitudinal axis 14. By slightly curving the shaft 8, the user is able to reach under the animals mouth while standing adjacent to the animal.

Using the above ball throwing apparatus 6, a method of playing the game of fetch with an animal is provided using the following steps:

- a. selecting an elongated shaft with a ball engaging means disposed at its distal end, said ball engaging means capable of engaging a ball without the aid of one's hands or fingers and capable of releasing a ball when said shaft is swung;
- b. holding the proximal of said shaft;
- c. attaching a ball to said ball engaging means while holding said shaft; and
- d. swinging said shaft while holding said proximal end thereby causing said ball to be released from said ball engaging means.

In compliance with the statute, the invention, described herein, has been described in language more or less specific as to structural features. It should be understood, however, the invention is not limited to the specific features shown, since the means and construction shown comprised only the preferred embodiments for putting the invention

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into effect. The invention is, therefore, claimed in any of its forms or modifications within the legitimate and valid scope of the amended claims, appropriately interpreted in accordance with the doctrine of equivalents.

CRAINE ASSOCIATES, INC. 400 - 112th Avenue NE, Suite 380 Bellevue WA 98004-5500 (425) 637-3035

CLAIMS

I claim:

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- 1. A ball throwing apparatus, comprising:
 - a. an elongated shaft having a longitudinal axis and opposite distal and proximal ends; and
 - b. a ball engaging means located on said distal and of said shaft, said ball engaging means capable of engaging a ball while holding said shaft and forcibly inserting said ball engaging means around the ball, said ball engaging means capable of releasing the ball when said shaft is held near said distal end of said shaft and swung in a circular path.
- 2. A ball throwing apparatus, as recited in Claim 1, wherein said ball engaging means is a half-spherical structure capable of snap fitting around a ball, said half-spherical structure having an opening.
- 3. A ball throwing apparatus, as recited in Claim 1, wherein said elongated shaft is rearwardly curved.
- 4. A ball throwing apparatus, as recited in Claim 2, wherein the opening of angle of said half-spherical structure is aligned approximately 5 degrees forward and 33 degrees behind the shaft's longitudinal axis.
- 5. A method of playing the game of fetch, including the following steps:
 - a. selecting an elongated shaft with a ball engaging means disposed at its distal end, said ball engaging means capable of engaging a ball without the aid of one's hands or fingers and capable of releasing a ball when said shaft is swung;
 - b. holding the proximal of said shaft;
 - c. attaching a ball to said ball engaging means while holding said shaft; and
 - d. swinging said shaft while holding said proximal end thereby causing said ball to be released from said ball engaging means.

ABSTRACT OF THE DISCLOSURE

These and other objects are met by a ball throwing apparatus including an elongated shaft
with a half-spherical structure attached to or formed at its distal end designed to easily
engage and pick up a ball for throwing without having to touch the ball with your hand or
fingers. Also disclosed herein is a method of playing the game of fetch with an animal
using the apparatus.

Docket No. **OBLM 101**

Declaration and Power of Attorney For Patent Application

English Language Declaration

As a below named inventor, I hereby declare that:

My residence, post office address and citizenship are as stated below next to my name,

I believe I am the original, first and sole inventor (if only one name is listed below) or an original, first and joint inventor (if plural names are listed below) of the subject matter which is claimed and for which a patent is sought on the invention entitled

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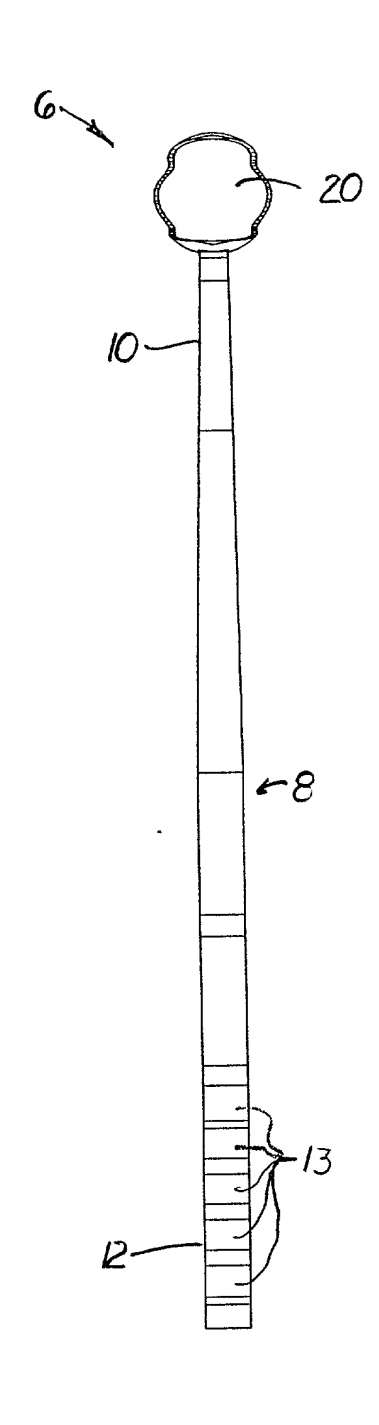
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Section 1.56.			
I hereby claim fore Section 365(b) of a any PCT Internation listed below and ha inventor's certificate	any foreign application(s) for nal application which design we also identified below, by e or PCT International applic	Title 35, United States Code, or patent or inventor's certificate at least one country other the checking the box, any foreign appearion having a filing date before	Section 119(a)-(d) or , or Section 365(a) of han the United States, pplication for patent or
I hereby claim fore Section 365(b) of a any PCT Internation listed below and ha inventor's certificate on which priority is	any foreign application(s) for nal application which design we also identified below, by e or PCT International applica- claimed.	or patent or inventor's certificate at least one country other the checking the box, any foreign and the checking the box.	Section 119(a)-(d) or , or Section 365(a) of han the United States, pplication for patent or
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Section 365(b) of a any PCT Internation listed below and had inventor's certificate on which priority is Prior Foreign Applic	any foreign application(s) for all application which design we also identified below, by or PCT International application(s)	ated at least one country other the checking the box, any foreign appearance having a filing date before	Section 119(a)-(d) or , or Section 365(a) of han the United States, pplication for patent or that of the application Priority Not Claimed

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Jnited States or PCT International J.S.C. Section 112, I acknowledge Office all information known to me Section 1.56 which became available PCT International filing date of this	application in the manner parties the duty to disclose to the to be material to patental le between the filing date of application:	plication is not disclosed in the priprovided by the first paragraph of United States Patent and Tradema bility as defined in Title 37, C. F. For the prior application and the nation (Status)

I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

POWER OF ATTORNEY: As a named inventor, I hereby appoint the following attorney(s) and/or agent(s) to prosecute this application and transact all business in the Patent and Trademark Office connected therewith. (list name and registration number) Dean A. Craine #33591
Send Correspondence to: CRAINE ASSOCIATES, INC. 400 112th Avenue NE, Suite 380 Bellevue WA 98004
Direct Telephone Calls to: (name and telephone number) (425) 637-3035
Full name of sole or first inventor Mark Oblack
Sole or first inventor's signature 10/5/98
Residence 900 SW Cedarglade, Issaquah, Washington 98027
Citizenship US Citizen
Post Office Address 900 SW Cedarglade
Issaquah, Washington 98027
Full name of second inventor, if any
Second inventor's signature Date
Residence
Citizenship
Post Office Address

FIG 2



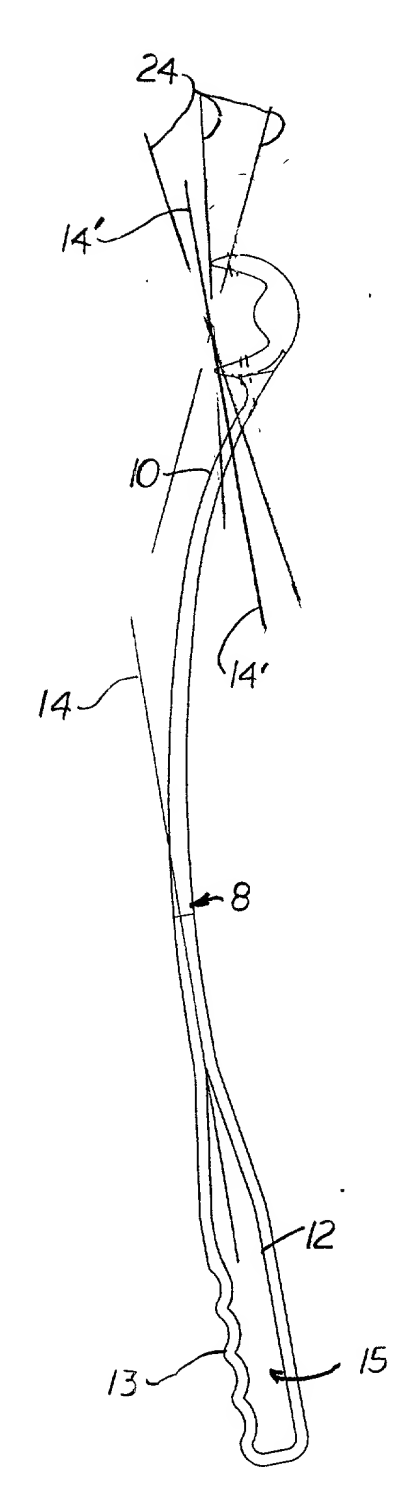
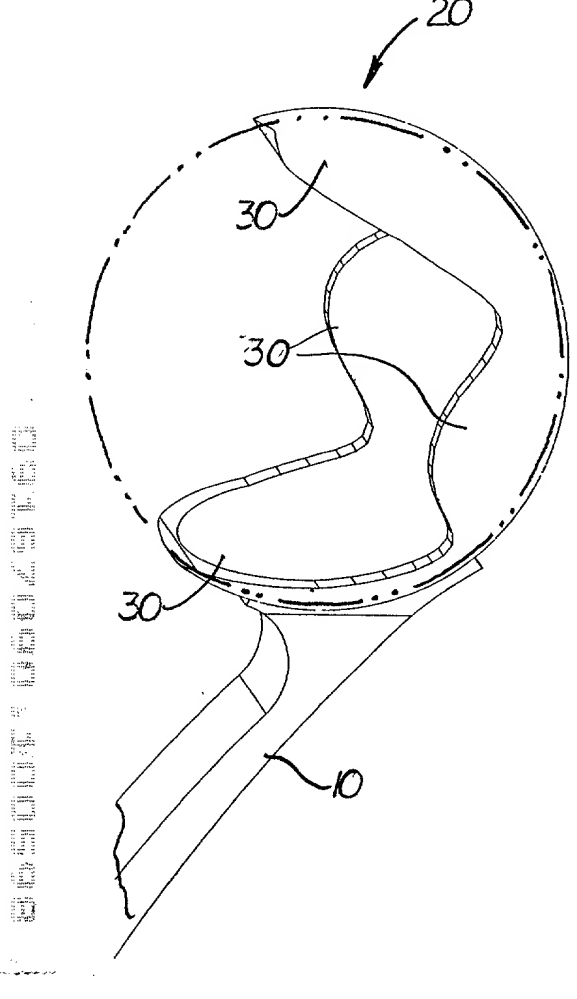
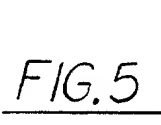


FIG.3

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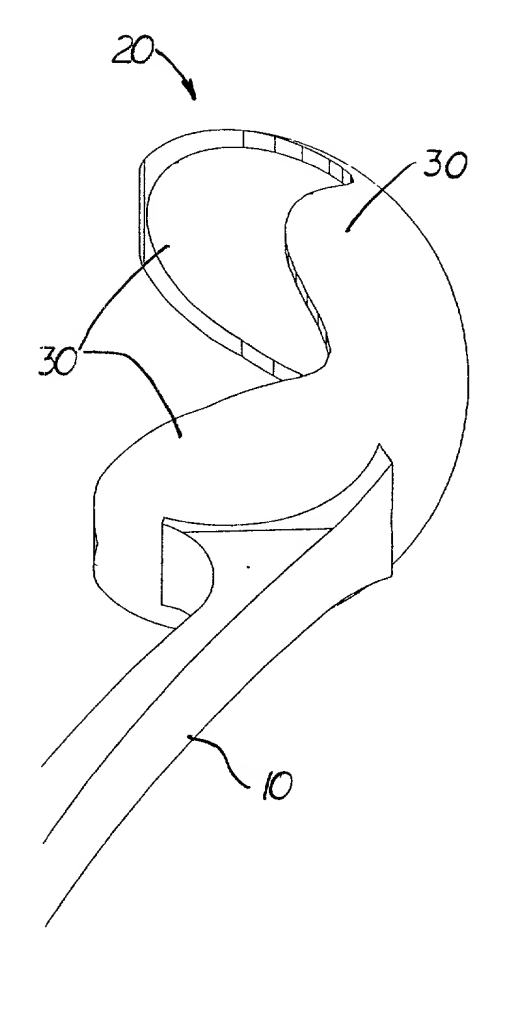


FIG. 6